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April 10, 2007

Via Electronic Filing

Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street SW Washington, DC 20554

Re: WT Docket Nos. 96-86, 06-150 and 06-169

Ex Parte Notice

Dear Ms. Dortch:

On April 9, 2007, Michael Gottdenker, Andrew Rein and the undersigned on behalf of Access Spectrum, LLC, and Marshall Pagon and Cheryl Crate on behalf of Pegasus Communications Corporation, met with Erika Olsen, Acting Legal Advisor to Chairman Martin. Access Spectrum and Pegasus urged the adoption of the Broadband Optimization Plan, consistent with their previous written submissions in the above-referenced dockets. The enclosed slide was discussed during the course of the meeting.

Pursuant to the Commission's rules, this letter is being submitted for inclusion in the public record in the above-referenced proceedings.

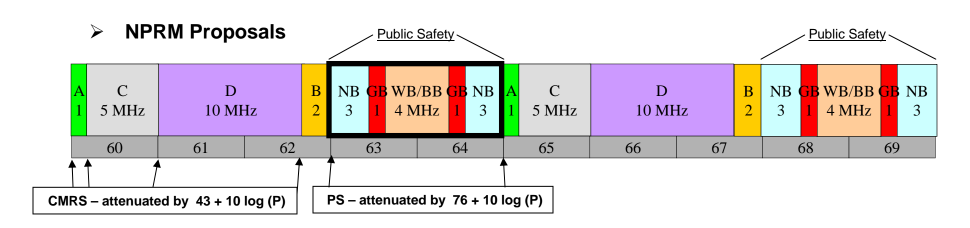
Sincerely,

/s/ Ruth Milkman
Ruth Milkman

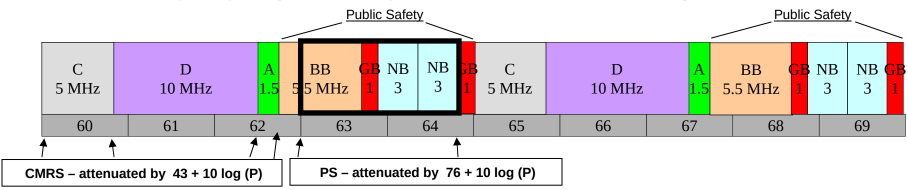
Attachment

cc: Erika Olsen

## **Details on the Broadband Optimization Plan – OOBE**



## Re-configuring the public safety allocation – the Broadband Optimization Plan



- > The BOP maintains the same level of OOBE protections as exist under the current band plan
  - The lower 1.5 MHz of the public safety allocation is broadband-only and carries with it traditional CMRS OOBE protections
    - Traditional CMRS protections provide the opportunity for public safety to be directly adjacent to commercial broadband, thus facilitating public-private partnerships and allow the re-configured A Block the ability to have its rules harmonized with the C&D Blocks